Case 1:17-cv-00773-PGG-OTW Document 189 Filed 09/22/20 Page 1 of 1 MESSNERREVESLLP

ABIGAIL NITKA anitka@messner.com

DIRECT DIAL: (646) 663-1874

September 22, 2020

Via ECF

Honorable Paul G. Gardephe United States District Judge Southern District of New York Thurgood Marshall United States Courthouse 40 Foley Square New York, New York 10007

RE: Jeniece Ilkowitz and Adam Ilkowitz v. Judicial Title Insurance Agency LLC, et al. Civil Docket No.: 1:17-cv-00773-PGG-OTW

Dear Judge Gardephe:

We represent Jean-Claude Mazolla and Messner Reeves, LLP in the above-captioned matter. This letter is submitted to request that the Court grant the Motion to Stay Execution of the Judgment Pending Appeal and to Approve our request to file a Cash Bond (Dkt. 181), as originally requested in our motion, dated June 30, 2020.

The undersigned filed its motion to file a Cash Bond on June 30, 2020. The Court subsequently ordered that any objection to the motion was to be filed by 5:00 p.m. on July 2, 2020 (Dkt. 183). Opposing counsel did not oppose our request to file a Cash Bond (Dkt. 185). The undersigned then mailed a check to Orders & Judgments, which is currently being held pending approval of a Cash Bond from the Court. Therefore, it is respectfully requested that the Motion to Stay Execution of the Judgment Pending Appeal and our request to file a Cash Bond (Dkt. 181) be granted in its entirety.

Thank you in advance for your time and consideration.

MEMO ENDORSED

The Application is granted.

OPPERED:

Paul G. Gardephe, U.S.D.J.

Dated: September 23, 2020

Respectfully submitted,

MESSNER REEVES, LLP

By: /s/ Abigail Nitka

Abigail Nitka, Esq.

733 Third Avenue, Suite 1619

New York, NY 10017 Tel: (646) 663-1860

Anitka@messner.com

Attorneys for Jean-Claude Mazolla

And Messner Reeves, LLP